

In the Supreme Court of the State of Alaska

Richard L. Green,
Appellant,

v.

**State of Alaska, Department of
Health & Social Services, Office of
Children's Services, as legal custodian
of Un-named Children 1-4 and Office
of Public Advocacy, as guardian ad
litem of Un-named Children 1-4,**
Appellees.

Supreme Court No. **S-18062**

Order

Date of Order: **1/12/22**

Trial Court Case Nos. **3PA-20-00568/569/570/571CI**

On consideration of Richard Green's 1/10/22 pro se motion for reconsideration of the clerk's decision to refuse for filing documents Mr. Green submitted to the Appellate Clerk's Office on 1/4/22, also pro se,

IT IS ORDERED:

The motion is **DENIED**.

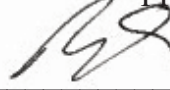
The documents were refused for filing because, under Alaska Rule of Appellate Procedure 518(b), "A party who is represented by an attorney in an appellate proceeding may not appear or act in the party's own behalf in that appellate proceeding, unless the attorney has withdrawn under Appellate Rule 517.1(f) or the court otherwise orders". Mr. Green is represented in this appeal by a court-appointed attorney. Therefore, the clerk's decision to refuse Mr. Green's documents that were filed pro se is **AFFIRMED**.

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The first pages of the six documents that were refused for filing are attached to this order so that Mr. Green can have a record for any future federal court filing related to his asserted efforts to exhaust remedies.

Entered at the direction of an individual justice.

Clerk of the Appellate Courts



Ryan Montgomery-Sythe,
Chief Deputy Clerk

cc: Richard Green

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